	Case 2:20-cv-01921-RFB-EJY Document 37 Filed 09/24/21 Page 1 of 4		
1 2 3 4 5 6 7 8	SAO LESLIE MARK STOVALL, ESQ. Nevada Bar No. 2566 STOVALL & ASSOCIATES 2301 Palomino Lane Las Vegas, NV 89107 (702) 258-3034 (702) 258-0093 Facsimile Eservice: court@lesstovall.com Attorneys for Plaintiffs UNITED STATES DISTRICT COURT		
9			
10	DISTRICT OF NEVADA		
11 12 13 14	FRONT SIGHT MANAGEMENT, LLC) dba. Front Sight Firearms Training Institute,) Plaintiff) CASE NO: 2:20-CV-01921-RFB-EJY vs.)		
15 16	State of Nevada) Defendant,)		
17 18	STIPULATION AND ORDER TO EXTEND THE TIME TO FILE PLAINTIFF'S		
19	RESPONSE TO DEFENDANT'S MOTION TO DISMISS AND REPLY		
20	(Second Request)		
21	IT IS HEREBY STIPULATED AND AGREED BY AND BETWEEN plaintiff FRONT		
22			
23 24	and defendant, STATE OF NEVADA, by and through its attorney CRAIG A. NEWBY, ESQ.		
25	that plaintiff's response to [ECF 33] defendant's motion to dismiss currently due on September		
26	27, 2021, be extended to October 11, 2021 and defendant will have to and including October 20		
27	2021 to file its reply due to Mr. Stovall's back log since his return (9/1/2021) from out of the		
28			
	Page 1 of 2		

	Case 2:20-cv-01921-RFB-EJY Document 37	7 Filed 09/24/21 Page 2 of 4	
1	country and the preparation for the up coming trial in the District Court Clark County, Nevada		
2	Case No.: A-18-786457-C, Ware v. Hardy.		
3	DATED this 23 rd day of September, 2021.	DATED this 23 rd day of September, 2021.	
5	STOVALL & ASSOCIATES	OFFICE OF THE ATTORNEY GENERAL	
6	/s/ Leslie Mark Stovall	/s/ Sabrena K. Clinton	
7	LESLIE MARK STOVALL, ESQ.	CRAIG A. NEWBY, ESQ.	
8	Nevada Bar No. 2566	Nevada Bar No. 8591	
9	2301 Palomino Lane Las Vegas, NV 89107	555 E. Washington Ave., Ste. 3900 Las Vegas, Nevada 89101	
10	Telephone: (702) 258-3034 Attorney for Plaintiff	Telephone: 702-486-3420 Attorney for Defendant	
11		Thomas for Borondani	
12	ORDER		
13	IT IS HEREBY ORDERED that plaintiff's response to [ECF 33] defendant's motion to		
14	dismiss currently due on September 27, 2021 be extended to October 11, 2021, and defendant		
15			
16	will have to and including October 20, 2021 to file its reply.		
17	DATED this 24th day of September, 2021.		
18			
19	THE HONORABLE RICHARD F. BOULWARE, II		
20	UNITED STATES DISTRICT JUDGE		
21			
22			
23			
24			
25			
26			
27			
28			

Maria Hernandez

From: Sabrena K. Clinton <SClinton@ag.nv.gov> on behalf of Sabrena K. Clinton

Sent: Thursday, September 23, 2021 2:52 PM **To:** Maria Hernandez; Craig A. Newby

Subject: RE: Front Sight v. State of Nevada- Stipulation and Order

Follow Up Flag: Follow up Flag Status: Flagged

Please affix Mr. Newby's electronic signature for submission.

Sabrena K. Clinton Deputy Attorney General Office of the Attorney General 555 E. Washington Ave., Ste. 3900 Las Vegas, NV 89101 702-486-5708

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From: Maria Hernandez <maria@lesstovall.com> Sent: Thursday, September 23, 2021 2:12 PM

To: Sabrena K. Clinton <SClinton@ag.nv.gov>; Craig A. Newby <CNewby@ag.nv.gov>

Subject: RE: Front Sight v. State of Nevada- Stipulation and Order

Good Afternoon,

Enclosed please find the stipulation and order for your review and signature if agreeable to you.

Thank you so much





maria@lesstovall.com

www.lesstovall.com
Stovall & Associates
2301 Palomino Lane
Las Vegas, NV 89107
P: (702) 258 2024

P: (702) 258-3034 F: (702) 258-0093

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From: Sabrena K. Clinton < Scnt: Thursday, September 23, 2021 1:43 PM

To: Maria Hernandez < maria@lesstovall.com >; Craig A. Newby < CNewby@ag.nv.gov >

Subject: RE: Front Sight v. State of Nevada-Stipulation and Order

Hello:

Please forward a proposed stipulation and order.

Regards,

Sabrena K. Clinton
Deputy Attorney General
Office of the Attorney General
555 E. Washington Ave., Ste. 3900
Las Vegas, NV 89101
702-486-5708

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From: Maria Hernandez < maria@lesstovall.com > Sent: Thursday, September 23, 2021 12:40 PM

To: Sabrena K. Clinton <SClinton@ag.nv.gov>; Craig A. Newby <CNewby@ag.nv.gov>

Subject: RE: Front Sight v. State of Nevada- Stipulation and Order

Good Afternoon,

Mr. Stovall would like to know if you are willing to sign a stipulation to extend the time for plaintiff to file its opposition currently due on September 27, 2021 to be extended to October 11, 2021 due to Mr. Stovall's back log since his return(9/1/2021) from out of the country and the preparation of the up coming trial in the case Ware v. Hardy Please advise.

Thank you